§ 20.1301 Dose limits for individual members of the public.

(a) * * *

(1) The total effective dose equivalent to individual members of the public from the licensed operation does not exceed 0.1 rem (1 mSv) in a year, exclusive of the dose contributions from background radiation, any medical administration the individual has received, voluntary participation in medical research programs, and the licensee's disposal of radioactive material into sanitary sewerage in accordance with § 20.2003.

* * * * *

5. The authority citation for part 35 continues to read as follows:

Authority: Secs. 81, 161, 182, 183, 68 Stat. 935, 948, 953, 954, as amended (42 U.S.C. 2111, 2201, 2232, 2233); sec. 201, 88 Stat. 1242, as amended (42 U.S.C. 5841).

- 6. In § 35.2, the definition for *misadministration* is revised at paragraphs (1)(i), (2)(i), (3)(i), (4)(i), (5)(i), (6)(i), and (6)(ii) by removing the word "patient" and inserting the word "individual."
- 7. In § 35.33, paragraph (a)(2) is revised to read as follows:

§ 35.33 Notifications, reports, and records of misadministrations.

(a) * * *

(2) The licensee shall submit a written report to the appropriate NRC Regional Office listed in 10 CFR 30.6 within 15 days after discovery of the misadministration. The written report must include the licensee's name; the prescribing physician's name; a brief description of the event; why the event occurred; the effect on the individual; what improvements are needed to prevent recurrence; actions taken to prevent recurrence; whether the licensee notified the individual, or the individual's responsible relative or guardian (this person will be subsequently referred to as "the patient" in this section), and if not, why not, and if the patient was notified, what information was provided to the patient. The report must not include the patient's name or other information that could lead to identification of the patient.

Dated at Rockville, Maryland, this 19th day of January, 1995.

For the Nuclear Regulatory Commission. **John C. Hoyle**,

Acting Secretary of the Commission. [FR Doc. 95–1817 Filed 1–24–95; 8:45 am] BILLING CODE 7590–01–P

10 CFR Part 52

RIN 3150-AE42

Combined Licenses; Conforming Amendments; Post-Promulgation Comment

AGENCY: Nuclear Regulatory

Commission.

ACTION: Final rule; comment response.

SUMMARY: The Nuclear Regulatory Commission (Commission) is addressing the one comment that it received in response to a supplementary post-promulgation comment opportunity on a portion of its final rule amending its regulations to conform to the provisions of Title XXVIII of Public Law 102–486, the "Energy Policy Act of 1992," signed into law on October 24, 1992. This notice is necessary to inform the public of the Commission's response to that post-promulgation comment.

DATES: The final rule became effective January 22, 1993. Comments to the supplementary comment opportunity were due by July 11, 1994.

FOR FURTHER INFORMATION CONTACT: Grace H. Kim, Office of the General Counsel, U.S. Nuclear Regulatory Commission, Washington, DC 20555, telephone 301–415–3605.

SUPPLEMENTARY INFORMATION:

Background

By Federal Register notice published on June 10, 1994 (59 FR 29965), the Commission offered a supplementary 30-day opportunity for "postpromulgation" comment on a portion of the final rule revising 10 CFR part 52 in light of Title XXVIII of the Energy Policy Act of 1992 (Pub. L. 102-486, 106 Stat. 2776), which amended the Atomic Energy Act to authorize explicitly the issuance of combined construction and operating licenses for nuclear power plants.1 As the Commission explained in its Federal Register notice, this supplementary comment opportunity, limited to the so-called "Sholly" portion of the final part 52 rule, was provided

by the Commission in conjunction with an agreement for the voluntary withdrawal of a petition for review of the final part 52 rule that had been filed by the Nuclear Information and Resource Service in the Court of Appeals for the District of Columbia Circuit. See id. The Commission received only one comment in response, which was submitted on July 8, 1994 by the Nuclear Energy Institute (NEI) (the successor organization to NUMARC). In its submittal NEI essentially mirrors NUMARC's previous comments with respect to the "Sholly" provisions of the final rule, expressing its support for the Commission's amendment of 10 CFR 52.97 to make the "Sholly" procedure applicable to combined licenses and reiterating NUMARC's earlier request that the Commission modify certain language in the final rule's statement of considerations to clarify the Commission's intent regarding the implementation of § 52.97. See 58 FR at 69220, 69221. Because NEI merely reiterates NUMARC's comments, which have already been fully considered and addressed by the Commission (id.), no further response is necessary.

List of Subjects in 10 CFR Part 52

Administrative practice and procedure, Antitrust, Backfitting, Combined license, Early site permit, Emergency planning, Fees, Inspection, Limited work authorization, Nuclear power plants and reactors, Probabilistic risk assessment, Prototype, Reactor siting criteria, Redress of site, Reporting and recordkeeping requirements, Standard design, Standard design certification.

Dated at Rockville, Maryland this 19th day of January, 1995.

For the Nuclear Regulatory Commission. **John C. Hoyle**,

Acting Secretary of the Commission. [FR Doc. 95–1816 Filed 1–24–95; 8:45 am] BILLING CODE 7590–01–M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 2, 57, 85, 86, 122, 123, 145, 233, 260, 270, 271, 281, 350, 403, 704, 707, 710, 712, 716, 717, 720, 723, 750 and 790

[FRL-5143-6] RIN 2020-AA21

Public Information and Confidentiality Regulations

AGENCY: Environmental Protection Agency (EPA).

ACTION: Extension of comment period.

¹As required by 10 CFR 2.804(f), the Commission had also invited post-promulgation comment at the time it promulgated the final part 52 rule. See 57 FR 60975 (December 30, 1992). In response to this comment opportunity, the Commission received comments only from the Nuclear Management and Resources Council (NUMARC). The Commission responded to this comment in a Federal Register notice published on December 30, 1993 (58 FR 69220).

² The "Sholly" procedure, which the Commission made applicable to combined licenses in the final rule in accordance with the Energy Policy Act (see 57 FR at 60976; 10 CFR 52.97(b)(2)(ii)), allows the Commission to make an amendment to a combined license immediately effective (*i.e.*, prior to a hearing if it makes a finding that there are no significant hazards considerations.

SUMMARY: On November 23, 1994 (59 FR 60445) EPA issued a proposal to revise provisions concerning confidentiality of business information. This proposal provided for a 60-day comment period, ending on January 23, 1995. EPA is extending the comment period to February 24, 1995, in response to requests to provide more time for comment preparation.

DATES: Comments will be accepted until February 24, 1995.

ADDRESSES: Send or deliver written comments to Donald A. Sadowsky, General and Information Law Division (2379), Office of General Counsel, Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460. FOR FURTHER INFORMATION CONTACT: Donald A. Sadowsky, Office of General Counsel. Telephone 202/260–5469.

SUPPLEMENTARY INFORMATION: On November 23, 1994 (59 FR 60445), EPA proposed to modify certain regulations at 40 CFR part 2, subpart A, governing the Freedom of Information Act, at subpart B, governing confidential business information, and at other parts of Title 40, governing confidential business information submitted to specific Agency programs.

The Agency has received several requests for extension of the comment period. The requestors have stated that the complexity and breadth of the issues in the proposal require additional time in order to adequately comment on the proposal.

EPA is interested in a full range of comments and information on these issues. Therefore the Agency is granting an extension of the comment period until February 24, 1995.

Dated: January 14, 1995.

Jean Nelson,

General Counsel.

[FR Doc. 95–1737 Filed 1–24–95; 8:45 am]

BILLING CODE 6560-50-P

40 CFR Part 91

[FRL-5145-1]

RIN 2060-AE54

Control of Air Pollution; Emission Standards for New Gasoline Spark-Ignition and Diesel Compression-Ignition Marine Engines

AGENCY: Environmental Protection Agency.

ACTION: Extension of comment period for the notice of proposed rulemaking.

SUMMARY: EPA announces an extension of the public comment period until March 2, 1995 for the proposed rulemaking regarding emission standards for new gasoline sparkignition and diesel compression-ignition marine engines. EPA is extending the deadline for public comment at the request of the National Marine Manufacturers Association and the Engine Manufacturers Association. Extension of the comment period will facilitate the submission of public comment by allowing a more reasonable time frame.

DATES: Comments must be received on or before Thursday, March 2, 1995. ADDRESSES: Interested parties may submit written comments (in triplicate, if possible) for EPA consideration by addressing them as follows: EPA Air Docket (LE–131), Attention: Docket Number A-92-28, Room M-1500, 401 M Street, S.W., Washington, DC 20460. Materials relevant to this rulemaking are contained in this docket and may be reviewed at this location from 8:00 a.m. until noon and from 1:30 p.m. until 3:30 p.m. Monday through Friday. As provided in 40 CFR part 2, a reasonable fee may be charged by EPA for photocopying.

FOR FURTHER INFORMATION CONTACT: Deanne North, Office of Mobile Sources, Certification Division, (313) 668–4283 or Holly Pugliese, Office of Mobile Sources, Certification Division, (313) 668–4288.

SUPPLEMENTARY INFORMATION: Authority for the proposed new marine engine emission standards is granted to EPA by sections 203, 204, 205, 206, 207, 208, 209, 213, 215, 216, and 301(a) of the Clean Air Act (CAA) as amended. The notice of proposed rulemaking (NPRM) was published in the **Federal Register** on Wednesday, November 9, 1994 (59 FR 55930).

The current comment period would close on Tuesday, January 31, 1995. However, with this notice, EPA has extended the comment period to Thursday, March 2, 1995, at the request of two marine engine manufacturer associations. EPA has received a request from the National Marine Manufacturers Association for an extension of the deadline to allow smaller manufacturers (and other manufacturers) additional time to study and comment on the proposed rule. Some of the smaller companies who have not worked directly with the association in providing data and input to EPA during the development of the proposal need additional time to study the proposal to provide meaningful comment. In addition, EPA has received a request from the Engine Manufacturers Association for an extension of the comment period to allow EMA member

companies additional time to study and comment on the diesel compressionignition portions of the proposed rule, particularly on the technical test procedure issues. The Agency has an interest in examining comprehensive information from interested parties that may be useful in developing the most appropriate final rule. Therefore, EPA has extended the comment period until Thursday, March 2, 1995.

Dated: January 19, 1995.

Mary Nichols,

Assistant Administrator.
[FR Doc. 95–1858 Filed 1–24–95; 8:45 am]
BILLING CODE 6560–50–P

DEPARTMENT OF DEFENSE

48 CFR Parts 210, 215, and 252

Defense Federal Acquisition Regulations Supplement; Specifications and Standards

AGENCY: Department of Defense (DoD).

ACTION: Proposed rule; extension of comment period.

SUMMARY: This extends the public comment period for the proposed rule on Specifications and Standards that the Department of Defense published on December 23, 1994 (59 FR 66287).

DATES: Comments on the proposed rule should be submitted in writing to the address shown below on or before February 23, 1995, to be considered in the formulation of the final rule.

ADDRESSES: Interested parties should submit written comments to: Defense Acquisition Regulations Council, Attn: Ms. Michele Peterson, PDUSD (A&T) DP (DAR), IMD 3D139, 3062 Defense Pentagon, Washington, DC 20301–3062. Telefax number (703) 602–0350. Please cite DFARS Case 94–D003 in all correspondence related to this proposed rule.

FOR FURTHER INFORMATION CONTACT:

Ms. Michele Peterson, (703) 602–0131. Claudia L. Naugle,

Deputy Director, Defense Acquisition Regulations Council.

[FR Doc. 95–1821 Filed 1–24–95; 8:45 am] BILLING CODE 5000–04–M